From-GILL JENNINGS & EVERY

USA

## DECLARATION AND POWER OF ATTORNEY

As a below-named invento citizenship are as stated be inventor (if only one name are listed below) of subjectinvention entitled MICROARRAY ANALY	elow next to m is listed below t matter which	ny name;   believe ( am v) or an original, first a	the original, fire	st and so r (if plura	ie Inam s
the specification of which	is attac	hed hereto or			
was filed on Application Number	as Unit	ed States Application I and was amended o	Number or PCT in	Internatio (If a	onal applicable)
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56. I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the pox, any foreign application for a patent or inventor's certificate, or PCT international application having a filing date before that of the application on which priority is claimed:					
Prior Foreign Application Number(s)	Country	Foreign Filing Date	Priority Not Claimed	Certified Copy Aπached? YES NO	
02257052.7	EP	10 OCT 2002			

As a named inventor, I hereby appoint the following registered practitioner(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Lawrence R. Radanovic, Reg No. 23,077; Richard H. Tushin, Reg No. 27,297; Donald N. Huff, Reg No. 27,561; John P. DeLuca, Reg No. 25,505; Robert J. Lasker, Reg No. 22,785; Walter D. Ames, Reg No. 17,913 and Roy W. Butrum, Reg No. 18,290.

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I hereby declar that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C 1001 and that such willful false statem nts may jeopardise the validity of the application or any patent issued thereon.

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